

County of Los Angeles **CHIEF EXECUTIVE OFFICE**

Kenneth Hahn Hall of Administration 500 West Temple Street, Room 713, Los Angeles, California 90012 (213) 974-1101 http://ceo.lacounty.gov

October 1, 2013

Board of Supervisors GLORIA MOLINA First District

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DON KNABE Fourth District

MICHAEL D. ANTONOVICH

Fifth District

To:

Audit Committee

From:

William T Fuijoka

Chief Executive Officer

REVIEW OF BOARD POLICY NO. 5.053 - EVALUATION OF VENDORS/CONTRACTORS ENGAGED IN MERGERS OR ACQUISITIONS

In response to the request from the Executive Officer of the Board of Supervisors, this Office, in conjunction with the Internal Services Department, Chief Information Office and County Counsel, have reviewed Board Policy 5.053, Evaluation of Vendors/Contractors Engaged in Mergers or Acquisitions. At this time, we are recommending the following changes to the policy and have included the recommended changes in the red-line version:

- Reference Section Add a link to the "Proposer's Organization Questionnaire/Affidavit" form (form attached);
- Policy Section Minor edits for clarification and consistency purposes, and the addition of the following reviews when departments consider the impact of a merger or acquisition:
 - Listing of Federal and State debarred contractors
 - County's Contractor Alert Reporting Database (CARD)
 - > Thorough assessment of the surviving entity's corporate documentation
- Responsible Department Section Add Internal Services Department as the lead responsible department; and
- Date Issued Section Extend the sunset review date to December 13, 2017.

Attached is the redline version of the policy as well as the Proposer's Organization Questionnaire/Affidavit form.

If you have any questions regarding this request, please contact Joe Sandoval of Internal Services at (323) 267-2109, or Frank Cheng of my staff at (213) 893-7938.

WTF:SHK:FC JJ:JS:ib

Attachments (2)

C:

County Counsel Chief Information Office Internal Services

Audit Committee - Review of Board Policy 5.053 (Memo)

Policy #:

Title:

Effective Date:

5.053

Evaluation of Vendors/Contractors Engaged in Mergers or Acquisitions 12/13/05

PURPOSE

Provides guidelines for the evaluation of vendors in the process of proposing/bidding on or negotiating County contracts or contractors who are currently under contract with the County that become engaged in mergers and acquisitions; provides standard contract language addressing the assignment of County contracts; requires notice to the County of pending acquisitions and mergers in County solicitation documents.

REFERENCE

July 19, 2005, Board Order No. 33

December 13, 2005, Board Order No. 9

Proposer's Organization Questionnaire/Affidavit Form

POLICY

The County of Los Angeles has experienced situations involving vendors who are in the process of submitting proposals or bids in response to County solicitations, negotiating County contracts, or under contract with the County, and are acquired by or merge with another firm. Given the potential issues the County may face as a result of such acquisitions or mergers, the following guidelines for evaluating such vendors and contractors, and standard language for inclusion in all County solicitation documents and contracts are established:

GUIDELINES FOR EVALUATING ASSIGNMENTS RESULTING FROM MERGERS

OR ACQUISITIONS INVOLVING COUNTY BIDDERS/PROPOSERS AND CONTRACTORS

Standard terms and conditions for County solicitation documents and agreements require bidders/proposers and contractors to notify the County of planned mergers, acquisitions or other corporate actions that could result in the assignment of a proposal under an active solicitation or an established contractagreement.

Upon a County department's receipt of notice of the proposed assignment resulting from a merger or acquisition, the department must conduct a thorough review of the impact of the merger or acquisition. This review should include, at minimum:

- 1. Investigation as to whether either vendor/entity is on the County's List of Debarred Contractors, the Federal list of excluded contractors for contracts with Federal funding, and the State's list of debarred contractors. (http://purchasingcontracts.co.la.ca.us/resources.htm)
- 2. Investigation as to whether either vendor/entity has been placed in the County's Contractor Alert Reporting Database (CARD).
- 2.3. Identification of the name of the proposed or surviving entity following the merger or acquisition.
- 3.4. Identification of the business/legal structure of the surviving entity and the officer(s) authorized to bind the entity contractually.
- 4.<u>5.</u> Identification of the surviving entity's state of incorporation or organization and home office location. A thorough assessment of the surviving entity's corporate documentation.
- 5.6. A thorough assessment of the surviving entity's financial stability. Obtain a copy of the entity's most recent balance sheet, financial statement and/or annual report and any other financial information that reflects the entity's current financial status.
- 6.7. Consideration of the current DUNN & BRADSTREET rating of the surviving entity, if available.
- 7.8. Examination of the surviving entity's business plan related to the service or product for which the County has contracted or is planning to acquire. Determine if the product/service will continue to be supported and for how long it will be supported.

- 8.9. Investigation of whether there is a comparable product/service being offered by the surviving entity in consideration for replacing the product/service currently in use.
- 9.10. The surviving entity's written commitment of its willingness to accept all meet the full range of _terms and conditions stipulated in County's solicitation document, purchase order, or contractagreement, as the case may be.
- | 10.11. Consideration of any other factors that negatively reflect on an entity, which would lead to the conclusion that it would not be in the best interests of the County to enter into or continue the contractual relationship.

STANDARD LANGUAGE TO BE INCLUDED IN COUNTY CONTRACTS

The following policy language shall be incorporated in substantially similar form into all County contracts:

"ASSIGNMENT BY CONTRACTORAND DELEGATION"

- A. The Contractor shall not assign its rights or delegate its duties under the Agreementthis Contract, or both, whether in whole or in part, without the prior written consent of County, in its discretion, and any attempted assignment or delegation without such consent shall be null and void. For purposes of this subparagraph, County consent shall require a written amendment to the AgreementContract, which is formally approved and executed by the parties. Any payments by the County to any approved delegate or assignee on any claim under the Agreementthis Contract shall be deductible, at County's sole discretion, against the claims, which the Contractor may have against the County.
- B. Shareholders, partners, members, or other equity holders of Contractor may transfer, sell, exchange, assign, or divest themselves of any interest they may have therein. However, in the event any such sale, transfer, exchange, assignment, or divestment is effected in such a way as to give majority control of Contractor to any person(s), corporation, partnership, or legal entity other than the majority controlling interest therein at the time of execution of the AgreementContract, such disposition is an assignment requiring the prior written consent of County in accordance with applicable provisions of this AgreementContract.
- Any assumption, assignment, delegation, or takeover of any of the Contractor's duties, responsibilities, obligations, or performance of same by any entity other

than the Contractor, whether through assignment, subcontract, delegation, merger, buyout, or any other mechanism, with or without consideration for any reason whatsoever without County's express prior written approval, shall be a material breach of the Agreement Contract which may result in the termination of the Agreementthis Contract. In the event of such termination, County shall be entitled to pursue the same remedies against Contractor as it could pursue in the event of default by Contractor.

STANDARD LANGUAGE TO BE INCLUDED IN COUNTY SOLICITATION DOCUMENTS

The following policy language shall be incorporated in substantially similar form into all County solicitation documents:

"NOTIFICATION TO COUNTY OF PENDING ACQUISITIONS/MERGERS BY PROPOSING/BIDDING COMPANY"

The <u>vendor Proposer/Bidder</u> shall notify the County of any pending acquisitions/mergers of their company. This information shall be provided by the <u>Vendor Proposer/Bidder</u> on Required Form – Exhibit ____ - Proposer's Organization Questionnaire/Affidavit. Failure of the <u>vendor Proposer/Bidder</u> to provide this information may eliminate its proposals/bid from any further consideration.

RESPONSIBLE DEPARTMENT

Internal Services Department

Chief Executive Office

Chief Information Office

County Counsel

DATE ISSUED/SUNSET DATE

Issue Date: December 13, 2005 Reissue Date: August 20, 2009

Review Date: September 23, 2013

Sunset Review Date: December 13, 2009

Sunset Review Date: December 13, 2013

Sunset Review Date: December 13, 2017

REQUIRED FORMS - EXHIBIT ____ PROPOSER'S ORGANIZATION QUESTIONNAIRE/AFFIDAVIT

Page 1 of 2

Please complete, date and sign this form and place it as the first page of your proposal. The person signing the form must be authorized to sign on behalf of the Proposer and to bind the applicant in a Contract.

	me		S. S	tate	Year
lf your firm is a managing partne		nip or a sole p	roprietorship, state	the name of	the proprie
If your firm is doi registration:	ng business unde	r one or more D	BA's, please list all	DBA's and	the County
Name			County of Regist	ration Ye	ar became l
and the second s					
Is your firm whol	ly or majority own	ed by, or a subs	idiary of, another firr	n? If yes	
Name of parent f	firm:	and the same of			
Name of parent f	firm: ration or registration	on of parent firm			
Name of parent f State of incorpor Please list any o	firm: ration or registration	on of parent firm		last five (5) ye	
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Proposer acknowledges and certifies that it Requirements listed in Paragraph 1.4 - Minir as listed below.	meets and will comply with all of the Minimum Mandatory num Mandatory Requirements, of this Request for Proposal,
(list each minimum requirement stated in Para	agraph 1.4)
Check the appropriate boxes:	
☐ Yes ☐ No years experience, w	ithin the last years
statements in connection with this proposal a	false, misleading, incomplete, or deceptively unresponsive are made, the proposal may be rejected. The evaluation and ctor's sole judgment and his/her judgment shall be final.
Proposer's Name:	
Address:	
E-mail address:	Telephone number:
Fax number:	
On behalf of	(Proposer's name), I
(Name of Proposer's authorized representat Organization Questionnaire/Affidavit is true a	ive), certify that the information contained in this Proposer's nd correct to the best of my information and belief.
Signature	Internal Revenue Service Employer Identification Number
T:412	California Duginaga Liganga Number
Title	California Business License Number
	and the second s
Date	County WebVen Number